risdiction with the county court in prosecutions under this act.

Sec. 3. If the owner of manager of said horse in his statement makes any allegation regarding the pedigree of the horse which is proved to be false, upon the production of such proof duly attested before any justice in this state, the lien for such service shall be discharged and the service fee therein secured shall be forfelted.

Sec. 4. If possession shall be obtained of the colt, in accordance with the provisions of this act, no further claim shall be allowed the owner of the station for the service of the horse.

No. 100.—AN APT DO ANIXON ACT NO. ANY OF 1806 ACM STREET, COLOR 1805 OF 1806 ACM STREET, COLOR 18

correct small be forfeited:

Sec. 4. If possession shall be obtained of the colt, to accordance with the provisions of this act, no further claim shall be allowed the bowner of the statilion for the service of the bowner, the statilion for the service of the bowner, the statilion for the service of the bowner, relating to the term of service of the mare, relating to the term of service of the mare, relating to the term of service of the mare, relating to the term of service of the mare, relating to the term of service of the mare, relating to the term of service of the mare, relating to the term of service of the mare, relating to the term of service of the mare, relating to the term of service of the mare, relating to the term of service of the mare, relating to the term of service of the sate of Vermont:

No. 101.—AN ACT FOR THE BETTER PIESERVATION OF HORSE BECORDS.

It is hereby enacted by the General Assembly of the State of Vermont:

Sec. 1. Any person or persons owning or keeping as stallion for breading purposes shall be required before advertising, by written or printed notines, the services of said stallion, to file a certificate with the county clerk in the county where said stallion as full as attainable, and the mame of the persons by whom said stallion as full as attainable, and the mame of the persons by whom said stallion was bred; and its shall be the ditty of the clerk to record such certificate in a book kept for that purpose, properly in dexed, upon receipt of a fee of. fifty cents for each actilitizate, of hot more than one pages and a further stun of ceach actilitizate, of hot more than one pages and a further stun of twenty-five cents for each actilitizate, of hot more than one pages and a further stun of each certificate, of the more than one pages and a further stun of each certificate, of the more than one pages and a further stun of each certificate, of the more than one pages and a further stun of each certificate, of the time of the county where said shall hor recover any countries o

And the second of the control of the

It is hereby enacted by the General Assembly of the State of Vermont:

SEC. I. Section three thousand two hundred and seventy-six of the revised laws is hereby amended as follows: By inserting between the word "instruments" and the word "or" in the eighth line thereof, the words "or for encouraging and promoting the breeding of horses and other domestic animals." Also by inserting between the word "fairs" and the word "or" in the eleventh line thereof, the words "and breedlers' meetings.

No. 112—AN ACT TO AMEND SECTION FOUR THOUSAND TWO HUNDRED. AND ELEVEN AND SECTION FOUR THOUSAND TWO HUNDRED AND TWELVE OF THE REVISED LAWS. It is hereby enacted by the General Assembly the State of Vermont;

SEC. I. Section four thousand two hundred and eleven of the ravised laws is hereby amended by inserting between the word "bair" and the word "by" in the third line thereof, the words, "or beseiter's as-SEC. 2. Section four thousand two honpassage. Approved November 27, 1888.

No. 113.—AN ACT TO PROVIDE A REVISED ROSTER OF VERMONT TROOPS.

It is kereby enacted by the General Assembly

No. 110.—AN ACT PHOVIDING FOIL THE APPOINTMENT OF A COMMISSION TO INVESTIGATE THE AGRICULTION TO INVESTIGATE THE AGRICULTION INTELLESTS OF THE STATE, AND DESTREATES OF THE STATE, AND DESTREATED OF THE STATE, AND DESTREA

passage.
Approved November 26, 1888.

No. 120.—AN ACT IN ADDITION TO CHAPTER ONE HUNDRED AND FORTY SEVEN OF THE REVISED LAWS ENTITLED BURIAL GROUNDS. It is hereby enacted by the General Assembly of the State of Vermont:

SEC. 1. Whonever it becomes necessary, and the public good shall require, that a cornetery, which has been appropriated and occupied for burial purposes, should be ruised or filled up in portions thereof by gravel or earth, and the association owing, controlling or managing such cemetery cannot agree with the owner or owners of gravel or earth near such cemetery for the purchase of the same at a reasonable price, any three or more owners of lots in such cemetery may apply in writing to the selectmen of the town in which such cemetery is located, stating such necessity, and the selectmen shall thereupon inquire into the same; and if in their opinion such necessity exists they shall authorize, in writing, such association to take and remove such gravel or earth and use the same for the purposes aforesaid, and appraise the damage to the owner or owners therefor.

SEC. 2. Before such association shall proceed to take or remove the same it shall pay or tender to the owner or owners the amount of damage as appraised by the selectmen, or deposit the same in some bank in the same town to the credit of such owner or owners.

SEC. 3. Any person dissatisfied with the doings of the selectmen, may apply to the county court by petition, in the same manher, and the same proceedings shall be had, as allowed by section three thousand two hundred and iner, chapter one hundred and forty-seven, revised laws.

Approved November 37, 1888.

cived by telegraph for said individual.

SEC. 4 Any court in the state having quity jurisdiction shall, more petition of any court in the state having quity jurisdiction shall, more petition of any court in the state having quity jurisdiction shall, more petition of any court in the state of personal property and the property of the state of the cover of state of

published in the town, city, or county where such lien occurs, if there be one, and if not, y publication in a newspaper published in No

adjoining county.
SEC. 4. This act shall take effect from

The persons declared elected shall most at the State House in Montpelier, on the second Monday in January next following their appointment, to vote for President and Vice President of the United States, agreeably to the laws of the United States; agreeably to the laws of the United States of the State of Fermont:

ACT RELATING TO THE made by the commissioners of printing at the time prescribed, such deduction to be made by the commissioners of printing at the time of rendering the account.

Sec. 6. The accounts of the May and June terms of court, shall be carried forward into the reports of the succeeding fisagreeably to the laws of the United States; and if there is a vacancy in such Electoral College on said day, occasioned by death, refusal to act, neglect to attend, or in other manner, or for other cause, the other electors present shall immediately fill, by viva you and plurality of votes, such vacancy; and when all the electors shall appear, or the vacancy therein is thus filled, such electors shall perform the duties required of them by the constitution and laws of the United States.

If a vacancy occurs and is filled as aforestaid, the electors shall aftach to the certificate of their votes a statement showing how such vacancy occurred, and their netion thereon.

Sec. 2. This act shall take effect from its passage.

Approved November 22, 1888.

If a November 22, 1888.

If a vacancy occurred, and their netion thereon.

Sec. 2. This act shall take effect from its passage.

Approved November 22, 1888.

NO. 135.—AN ACT IN AMENDMENT

TO MARRIAGE.

It is hereby enacted by the General Assembly of the State of Vermont:

No. 140.—AN ACT TO AMEND SECTIONS
ONE HUNDRED AND SIXTY-FIVE
AND ONE HUNDRED AND SIXTY-FIVE
AND ONE HUNDRED AND SIXTY-FIVE
EIGHT OF THE REVISED LAWS RELATING TO THE STATE GEOLOGIST
AND CURATOR OF THE CABINET.
It is hereby enacted by the General Assembly
of the State of Vermont:

SEC. 1. Section one hundred and sixtyfive of the revisal laws shall be amended to
read as follows: The state geologist shall give

there thousand nine hundred and fifty-three, levised laws, belating to peodless.

SEC. 4. This act shall take encer its passage.

Approved November 21, 1888.

BELATING TO Lase thousand nine hundred fifty-three, revised laws, is hereby control as soliders making them, on or before Septembred for the State of Vermont:

BELATING TO LAWS, RELATING TO AMEND SECTION 115 OF THE REVISED LAWS, RELATING TO PRESIDENTIAL ELECTORS.

It is hereby enacted by the General Assembly of the State of Vermont:

SEC. 1. Section 115 of the Revised Laws are for the suppression of the rebellion in the southern states, and were honorably discharged, shall be exempt from paying the flemes required of pedidlers by this chapter, and shall also be exempt from paying the flemes required of pedidlers by this chapter, and shall also be exempt from paying the flemes imposed by any incorporated village, of Vermont is hereby amended so as to read as follows:

Approved November 21, 1888.

BELATING TO Lase thousand nine hundred flips three flemestal prices is an officers making them, on or before September 15th, and the balance of such report with the "State officers reports," shall be delivered to the Sergeant-ta-Arms, at the Caption, on or before the Saturday prior to the flemest imposed by any incorporated village, the provisions of Section 4 of this Act, there is also be exempt from paying the flemest imposed by any incorporated village, the provisions of Section 4 of this Act, there is also be exempt from paying the flemest imposed by any incorporated village, the provisions of Section 4 of this Act, there is also be exempt from paying the flemest and officials shall be defivered to the state of the state of such reports with the "State officers making them, on or before the Saturday prior to the such as a soliders in the sextended to the series as colliders and officials shall be defivered to the state of t

GO. 135.—AN ACT IN AMENDMENT OF SECTION TWO THOUSAND THREE HUNDRED AND TEN OF THE REVISED LAWS, RELATING TO MAPRIMEE TO SECTION OF THE REVISED LAWS, RELATING TON, GRAIN AND PROVISIONS.

The MARITANE.

All is lowery control for the crimonal cannot be all the control of the control o

NO. 132—AN AUT TO PROHIBIT THE SALE OR GIFT OF TOBACCO TO PERSONS UNDER SIXTEEN YEARS OF AGE.

THE SALE OR GIFT OF TOBACCO TO PERSONS UNDER SIXTEEN YEARS OF AGE.

It is kereby enucted by the General Assembly of the State of Vermont:

Sec. 1. No person shall sell any eigers, signaretes, spaiff or tobacco in any of its forms to any person under sixteen years of age, except upon the written order of written permission of the minor's parents or guardian.

Sec. 2. No person shall give any eigers, eigerettes, small or tobacco in any of its forms to any person while interest of the state during the provious year, the spain of the minor's parents or guardian.

Sec. 3. Any person violating any of the special permission of the minor's parents or guardian.

Sec. 4. No person shall give any eigers, eigerettes, small or tobacco in any of its forms to any minor under sixteen years of age.

Sec. 3. Any person violating any of the provisions of this Act, shall be punished by a fine not exceeding twenty dollars.

Approved November 22, 1888.

No. 133.—AN ACT RELATING TO MERGON.

Approved November 23, 1888.

No. 133.—AN ACT RELATING TO MERGON.

FROPERTY, AND PROVIDING FOR THE SATISFACTION THEREOF.

It is hereby enacted by the General Assembly of the State of Vermont:

Sec. 1. Every person who shall make, section with constant of the request of the owner of such property, shall have a lien thereon for his because of the mind of the mouth of t

SEC. 4. All such reports shall be in print and a copy of each be furnished to the outgoing and incoming Governors and the commissioners of printing, on or before the 10th day of September in each year in which the legislature meets. At least one-half the pampialet copies of the reports of the various boards and officials shall be delivered to the officers making them, on or before Septemenby the USth, and the balance of such report with sons the "State officers reports," shall be deliv-

ward into the reports of the succeeding fis-

No. 158.—AN ACT TO ENABLE TOWNS TO AID IN COMMEMORATING CEN-TENNIAL ANNIVERSARIES. It is hereby enacted by the General Assembly, the State of Vermont;

SEC. 1. Any town or city in the state, by vote at any meeting, legally warned and holden for that purpose, may appropriate a sum not to exceed ten per cent of the grand list of said town or city, to be used in commemorating the one hundredth anniversary of the organization or settlement of said town or city. or city.

SEC. 2. This act shall take effect from its

NO. 151.-AN ACT RELATING TO THE LEGAL RESIDENCE OF BENEFICI-ARIES OF THE SOLDIERS' HOME. It is hereby enacted by the General Assembly of the State of Vermont. SEC. 1. The beneficiaries of the Soldiers'

STATE OF VERMONT.

OFFICE OF SECRETARY OF STREET, 1 MONTHER, 1 December 7, 1888. CYCARLES W. PORTER, Secretary of State.

I hereby certify that the foregoing 155 numbers, designated for publication, agreeably to the provisions of section four theorem in the humber and rightly-three to the Bertinet Laws, are true copies of the original acts as appears from the fibre not records of this office.

Approved October 30, 1888.

No. 127.—AN ACT FOR THE INCORPORATION OF INDEPENDENT LOCAL CHURCHES.

It is hereby enacted by the General Assembly of the State of Vermont:

SEC. 1. Any independent, local church now existing or that may be hereafter organized in this state may be incorporated according to the provisions of this act.

SEC. 2. A notice, signed by three or more members of such church who would be voters under this act, stating the time and place for holding the meeting, and that it is called, under the provisions of this act for the incorporation of the church and the election of officers, shall be posted in a conspicuous place near one of the principal entrances of the usual place of meeting of such church, at least fifteen days previous to the time of such meeting, which shall be in the town where such church holds its usual meetings.

SEC. 3. The resident members of such church wenty-one years of age and upward shall be voters at such meeting and in all meetings of the corporation. Such voters assembled at the time and place notfield, shall elect a moderator to preside over such meeting. They shall then by ballot proceed to

occupied for burial purposes, should be raised or filled up in portions thereof by gravel or earth, and the association owning, controlling or managing such cemetery cannot agree with the owner or owners of gravel or earth near such cemetery for the purchase of the same at a reasonable price, any three or more owners of its in such cemetery in apply in writing to the selectmen of the town in which such cemetery is located, stating such necessity, and the selectmen shall thereupon inquire into the same; and if in their opinion such necessity exists they shall authorize, in writing, such association to take and remove such gravel or earth and use the same for the purposes oforesaid, and appraise the damage to the owner or owners therefor.

Sec. 2. Before such association shall proceed to take or remove the same it shall pay or tender to the owner or owners the amount of damage as appraised by the selectmen, or deposit the same in such owners. Sec. 3. Any person dissatisfied with the doings of the selectmen, may apply to the county out to the corner or owners. Sec. 3. Any person dissatisfied with the doings of the selectmen, may apply to the county of the selectmen, may apply to the county of the carried of such owner or owners. Sec. 3. Any person dissatisfied with the doings of the selectmen, may apply to the county of the carried of such owner or owners. Sec. 3. Any person dissatisfied with the doings of the selectmen, may apply to the county of the selectmen, may apply to the county of the selectmen, and appraise of the same and town to the credit of such owner or owners. Sec. 3. They shall by hallot elect a clerk, treatment, and the characteristic proposed to the same and the county of the same man and the county of the same to such came the same to such came

No. 140.—AN ACT TO AMEND SECTIONS ONE HUNDRED AND SIXTY-FIVE AND ONE HUNDRED AND SIXTY-EIGHT OF THE REVISED LAWS BE-LATING TO THE STATE GEOLOGIST AND CURATOR OF THE CABINET.

of the State of Vermont:

SEC. I. Section two thousand three hundred and ten of the Revised Laws of the State of Vermont, shall be amended so as of the State, any "bucket shop," office, store, residence while they remain in this state, any "bucket shop," office, store, residence while they remain in the state, any "bucket shop," office, store, residence while they remain in the state, any "bucket shop," office, store, residence while they remain in the state, any "bucket shop," office, store, residence while they remain in the state of the state of the state, any "bucket shop," office, store, residence while they remain in the state of the state o